1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	CALIFORNIA CIVIL RIGHTS LAW GROUP  Lawrence A. Organ (SBN 175503)  Navruz Avloni (SBN 279556) 332 San Anselmo Avenue San Anselmo Avenue San Anselmo, California 94960-2664  Telephone: (415) 453-4740 Facsimile: (415) 785-7352 larry@civilrightsca.com navruz@civilrightsca.com  Attorneys for Plaintiffs,  DEMETRIC DI-AZ and OWEN DIAZ   UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA   Case No. 3:17-cv-06748-WHO  SUPPLEMENTAL DECLARATION OF LAWRENCE ORGAN IN SUPPORT OF PAINTIFFS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL  TESLA, INC. dba TESLA MOTORS, INC.; CITISTAFF SOLUTIONS, INC.; WEST VALLEY STAFFING GROUP; CHARTWELL STAFFING SERVICES, INC.; and DOES 1-50, inclusive,  Courtroom: 2, 17th Floor Judge: Hon. William H. Orrick	
19 20 21	Defendants.	Trial Date: March 2, 2020 Complaint filed: October 16, 2017
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I, LAWRENCE A. ORGAN, hereby declare:

- I am an attorney licensed to practice law in the State of California. I am an 1. attorney with the law firm of California Civil Rights Law Group, attorneys of record for Plaintiffs Demetric Di-Az and Owen Diaz in this action. I submit this Supplemental Declaration in support of Plaintiffs' Opposition to Defendant nextSource, Inc.'s Motion for Summary Judgment. I have personal knowledge of the facts stated herein and if called upon to testify, I could and would competently testify thereto, except as to those matters that are stated upon information and belief.
- 2. Attached hereto and marked as Exhibit A are true and correct copies of documents produced by Defendant nextSource, Inc. in discovery and Bates stamped NS000004. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 3. Attached hereto and marked as Exhibit B is a true and correct cope of various excerpts from the deposition of Plaintiff Owen Diaz. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 4. Attached hereto and marked as Exhibit C are true and correct copies of documents produced by Defendant nextSource, Inc. in discovery and Bates stamped NS000175 to NS000178. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 5. Attached hereto and marked as Exhibit D are true and correct copies of documents produced by Defendant Tesla, Inc. in discovery and Bates stamped TESLA-0001014 to TESLA-0001050. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.

- 6. Attached hereto and marked as Exhibit E are true and correct copies of documents produced by Defendant Tesla, Inc. in discovery and Bates stamped TESLA-0000667 to TELSA-0000671. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 7. Attached hereto and marked as Exhibit F is a true and correct copy of a document produced by Defendant Tesla, Inc. in discovery and Bates stamped TESLA-0000333. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 8. Attached hereto and marked as Exhibit G are true and correct copies of documents produced by Defendant nextSource, Inc. in discovery and Bates stamped NS000108 to NS000111. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 9. Attached hereto and marked as Exhibit H are true and correct copies of documents produced by Defendant nextSource, Inc. in discovery and Bates stamped NS000095 to NS000100. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 10. Attached hereto and marked as Exhibit I is a true and correct copy of a document produced by Defendant Tesla, Inc. in discovery and Bates stamped TESLA-0000510. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 11. Attached hereto and marked as Exhibit J is a true and correct copy of a document produced by Defendant Tesla, Inc. in discovery and Bates stamped TESLA-0000511. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.

- 12. Attached hereto and marked as Exhibit K are true and correct copies of documents produced by Defendant Telsa, Inc. in discovery and Bates stamped TESLA-0000314 to TESLA-0000316. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 13. Attached hereto and marked as Exhibit L is a true and correct cope of various excerpts from the deposition of Plaintiff Demetric Di-Az. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 14. Attached hereto and marked as Exhibit M is a true and correct cope of various excerpts from the deposition of Plaintiff Lamar Patterson. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 15. Attached hereto and marked as Exhibit N are true and correct copies of documents produced by Defendant Tesla, Inc. in discovery and Bates stamped TESLA-0001003 to TESLA-0001005 Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 16. Attached hereto and marked as Exhibit O is a true and correct copy of a document produced by Defendant Tesla, Inc. in discovery and Bates stamped TESLA-0000060. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 17. Attached hereto and marked as Exhibit P is a true and correct copy of a document produced by Defendant Tesla, Inc. in discovery and Bates stamped TESLA-0000626. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.

	18.	Attached hereto and marked as Exhibit Q are true and correct copies of
docume	ents pro	duced by Defendant nextSource, Inc. in discovery and Bates stamped NS000138
to NS00	00139.	Defendant marked this document as "confidential" pursuant to the Protective
Order a	nd the	document should therefore be sealed pursuant to this Order.

- 19. Attached hereto and marked as Exhibit R are true and correct copies of documents produced by Defendant Citistaff Solutions, Inc. in discovery and Bates stamped CITISTAFF-0000050 to CITISTAFF-0000055. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 20. Attached hereto and marked as Exhibit S are true and correct copies of documents produced by Defendant nextSource, Inc. in discovery and Bates stamped NS000038 to NS000045. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 21. Attached hereto and marked as Exhibit T are true and correct copies of documents produced by Defendant nextSource, Inc. in discovery and Bates stamped NS000095 to NS000100. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 22. Attached hereto and marked as Exhibit U is a true and correct copy of a document produced by Defendant nextSource, Inc. in discovery and Bates stamped NS000014. Defendant marked this document as "confidential" pursuant to the Protective Order and the document should therefore be sealed pursuant to this Order.
- 23. Attached hereto and marked as Exhibit V are true and correct copies of documents produced by Defendant Citistaff Solutions, Inc. in discovery and Bates stamped CITISTAFF-0000009 to CITISTAFF-0000010. Defendant marked this document as